UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS McALLEN DIVISION

ARIC	ELI GARZA,	§	o
	Plaintiff,	§	§
	1 1011101,	§ §	CIVIL ACTION NO. M-05-377
v.	§		
		§	(JURY DEMANDED)
		-	§
PAYLESS SHOE SOURCE, INC. §			
			§
	Defendant	§	

AGREED TAKE NOTHING JUDGMENT

On this _____ day of _______, in the above-styled and numbered cause, ARICELI GARZA, and Defendant, Payless Shoe Source, Inc., appeared by their respective attorneys of record and advised the Court that all matters in controversy and all claims and causes of action arising out of the facts made basis of this lawsuit which were or could have been asserted by and/or between them have been compromised and settled, and that under the terms of such Settlement Agreement, it has been agreed that judgment shall be entered that ARICELI GARZA shall take nothing against Payless Shoe Source, Inc.

It has been agreed that court costs shall be borne by the party incurring same except as otherwise agreed among the Parties. The Court being fully advised, it is accordingly,

ORDERED, ADJUDGED and DECREED that ARICELI GARZA shall recover nothing from Payless Shoe Source, Inc.

Any further and other relief not expressed herein is hereby denied.

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